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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/084,856	02/27/2002	Douglas U. Mennie	247171-000373USD1	6222
41230 CLIMMINS_A	7590 06/19/2008 LLISON CORP.		EXAMINER	
C/O NIXON P	PEABODY LLP		SWARTZ, JAMIE H	
161 N. CLARK ST., 48TH FLOOR CHICAGO, IL 60601			ART UNIT	PAPER NUMBER
011100,12		•	3694	
	•	•		
•			MAIL DATE	DELIVERY MODE
•			06/19/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

. The time period for reply, if any, is set in the attached communication.

Application Number	Application/Control No.		Applicant(s)/Patent under Reexamination	
Application Womber	10/084,856			
			MENNIE ET AL.	
	· · ·		3694	<u></u>
Document Code - AP.PRE.			· ·	
Notice of Panel De				Review
This is in response to the Pre-Appeal Br				in the fellowing
 Improper Request – The Recreason(s): 				
☐ The Notice of Appeal has not included a proposed amendment is i ☐ Other:	le reasons why a noluded with the	a review is app e Pre-Appeal B	propriate. Brief request.	·
The time period for filing a response the mail date of the last Office com	e continues to ru munication, if no	n from the rec Notice of App	eipt date of the Notice eal has been received	e of Appeal or from d.
2. Proceed to Board of Patent held. The application remains unde is required to submit an appeal brief will be reset to be one month frunning from the receipt of the notic appeal brief is extendible under 37 of the notice of appeal, as applicable	r appeal because in accordance from mailing this ce of appeal, wh CFR 1.136 base	with 37 CFR 4 decision, or the control of the contr	11.37. The time period ne balance of the two- ater Further the time	I for filing an appeal month time period period for filing of the
The panel has determined Claim(s) allowed: Claim(s) objected to:		e claim(s) is a	s follows:	
Claim(s) rejected: <u>258-261 am</u> Claim(s) withdrawn from cons	<u>ed 267-270</u> . sideration:	·		
3. Allowable application – A can Allowance will be mailed. Prosecut applicant at this time.	onference has be ion on the merit	peen held. The s remains clos	rejection is withdrawi sed. No further action	n and a Notice of is required by
4. Reopen Prosecution - A coaction will be mailed. No further a	onference has be ction is required	een held. The l by applicant a	rejection is withdrawn at this time.	and a new Office
All participants:				
(1) JAMES P. TRAMMEL		(3) Mar	y Cheung m	·
(2) Jamie H. Swartz 5/16/08		(4)	gCheung me	
		+		

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Part of Paper No. 20080616